## REMARKS/ARGUMENTS

## **Restriction Requirement**

The Office considered the claims of the present application under 35 USC 121 and 372 to be directed to two patentably distinct inventions. Specifically, the Examiner required election of a single invention, wherein the first invention would be drawn to an apparatus comprising a divided wall column and a differential pressure cell (Group I, claims 1-10), while the second invention would be drawn to methods of measuring a concentration of a component using a differential pressure cell (Group II, claims 11-20). The applicant respectfully disagrees with the examiner's characterization of the allegedly distinct inventions. Rule 13.2 expressly states that:

"... Where a group of inventions is claimed in one and the same international application, the *requirement of unity* of invention referred to in Rule 13.1 *shall be fulfilled* only when there is a *technical relationship among those inventions involving one or more of the same or corresponding special technical features*. The expression "special technical features" shall mean those technical features that define a *contribution which each of the claimed inventions, considered as a whole, makes over the prior art...*" (emphasis added).

In the instant case, the technical relationship among the two groups is use of a differential vapor pressure cell in a divided wall column, which has neither been taught nor suggested in the art. Therefore, the restriction is improper.

Nevertheless, the applicant **elects without traverse** Group II, reading on **claims 11-20**. Claims 1-10 were withdrawn without prejudice.

## **Request For Allowance**

Claims 11-20 are pending in this application, with claims 1-10 being withdrawn. The applicant requests allowance of all pending claims.

Respectfully submitted, Fish & Associates, PC

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